	Cas	se 8:15	-mj-000	037-DUTY	Document 6	Filed 01/23/15	Page 1 of 4	Page ID #:17	
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2						[FII FI	O - SOUTHERN DIVIS	RION	
3 4						CLER	K, U.S. DISTRICT CO	DURT	
5							JAN 2 3 2015		
6						CENTRAI BY	L DISTRICT OF CALL	FORNIA DEPUTY	
7							Y		
8	UNITED STATES DISTRICT COURT								
9	CENTRAL DISTRICT OF CALIFORNIA								
10		SOUTHERN DIVISION							
11	TINU	TED ST	TATES	OF AMER	ICA,	Case No. SA 15	-0037M		
12				Plaintiff,	}	ORDER OF DE	ETENTION		
13				.	}				
14	ROSA	A ELE	NA CA	RDONA.	}				
15		ROSA ELENA CARDONA, Defendant.							
16				Defendant	·. }				
17									
18									
19]				
20	A.	()				n a case allegedly	involving:		
21		1.	()	a crime of		0410			
22		2.	()			n sentence of life			
23		3.	()			substance offense	with maximu	m sentence of	
24				ten years o					
25		4.	()			dant convicted of	two or more p	rior offenses	
26				described a	above.				
27	///								
28	///								

1		5.	()	any fe	elony tl	hat is not otherwise a crime of violence that involves a		
2				mino	r victin	n, or possession or use of a firearm or destructive device or		
3				any o	ther da	ingerous weapon, or a failure to register under 18 U.S.C. §		
4				2250.				
5	B.	(X)	On m	otion b	y the C	Government/() on Court's own motion, in a case		
6			allegedly involving:					
7		(X)	On the further allegation by the Government of:					
8			1.	(X)	a seri	ous risk that the defendant will flee.		
9			2.	()	a seri	ous risk that the defendant will:		
10				a.	()	obstruct or attempt to obstruct justice.		
11				b.	()	threaten, injure or intimidate a prospective witness or		
12						juror, or attempt to do so.		
13	C.	The C	The Government () is/(X) is not entitled to a rebuttable presumption that no					
14		condi	condition or combination of conditions will reasonably assure the defendant's					
15		appea	ppearance as required and the safety or any person or the community.					
16								
17						п.		
18	A.	(X)	The Court finds that no condition or combination of conditions will					
19			reasonably assure:					
20		1.	(X) the appearance of the defendant as required.					
21				()	and/o	or		
22		2.	()	the sa	fety of	any person or the community.		
23	B.	()	The C	ourt fir	nds tha	t the defendant has not rebutted by sufficient evidence to		
24			the co	ntrary (the pre	sumption provided by statute.		
25								
26	111							
27	///							
28	111							
l	E .							

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1			ш.			
2		The C	Court has considered:			
3	A.	(X)	the nature and circumstances of the offense(s) charged, including whether the			
4			offense is a crime of violence, a Federal crime of terrorism, or involves a			
5			minor victim or a controlled substance, firearm, explosive, or destructive			
6			device;			
7	B.	(X)	the weight of the evidence against the defendant;			
8	C.	(X)	the history and characteristics of the defendant; and			
9	D.	(X)	the nature and seriousness of the danger to any person or the community.			
10						
11			IV.			
12	The Court also has considered all the evidence presented at the hearing and the					
13	arguments and/or statements of counsel, and the Pretrial Services Report/recommendation					
14						
15			. V.			
16		The C	Court bases the foregoing finding(s) on the following:			
17	A.	(X)	As to flight risk:			
18		Instan	nt allegations as well as prior transgressions of diversion program indicate lack			
19		of am	enability to supervision.			
20		***************************************				
21						
22	B.	()	As to danger:			
23		**************************************				
24		***************************************				
25		6 .500 сей 3-й авст горозуры (рэнг				
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